

JOINT INVENTORS
NOT FILED WITH SPECIFICATION
CONTINUATION IN PART

DECLARATION AND POWER OF ATTORNEY

We, John Eugene Macor and Martin James Wythes; declare that we are respectively citizens of the United States and England; and residents respectively of Penfield, New York, and Kent, England; that we verily believe we are the original, first, and joint inventors of the invention or discovery in INDOLE DERIVATIVES described and claimed in the specification which was filed as Application Serial No. 08/466,644 filed on June 6, 1995; that this application is a continuation-in-part of Serial No. 08/401,647 filed on March 10, 1995; which, in turn, is a continuation of Serial No. 08/053,930 filed on April 27, 1993; which, in turn, is a continuation-in-part of Serial No. 08/039,244 filed on April 27, 1993; which, in turn, is a continuation-in-part of Serial No. 07/597,928 filed October 15, 1990.

that, as to the subject matter of this application which is common to said earlier application, we do not know and do not believe that the same was ever known or used in the United States before our invention or discovery thereof or patented or described in any printed publication in any country before our invention or discovery thereof or more than one year prior to said earlier application, or in public use or on sale in the States more than one year prior to said earlier application; that said common subject matter has not been patented or made the subject of an inventor's certificate before the date of said earlier application in any country foreign to the United States on an application filed by us or our legal representatives or assigns more than twelve months prior to said earlier application; and that no application for patent or inventor's certificate on said common subject matter has been filed by us or our representatives or assigns in any country foreign to the United States prior to said earlier application, except as follows:

that, as to the subject matter of this application which is not common to said earlier application, we do not know and do not believe that the same was ever known or used in the United States before our invention or discovery thereof, or patented or described in any printed publication in any country before our invention or discovery thereof, or more than one year prior to this application, or in public use or on sale in the United States more than one year prior to this application; that insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, Section 112, we acknowledge the duty to disclose material information as defined in Title 37, Code of Federal Regulations, Section 1.56(a), which occurred between the filing date of the prior application and the filing date of this application; that

said non-common subject matter has not been patented or made the subject of an inventor's certificate in any country foreign to the United States on an application filed by us or our legal representatives or assigns more than twelve months prior to this application; and that no application for patent or inventor's certificate on said non-common subject matter has been filed by us or our representatives or assigns in any country foreign to the United States prior to this application, except as follows:

that we acknowledge that we have a duty to disclose information of which we are aware which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, Section 1.56(a); and that we have reviewed and understand the contents of the specification, including the claims.

We further declare that all statements made herein of our knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon;

And we hereby appoint PETER C. RICHARDSON, Reg. No. 27,526; ALLEN J. SPIEGEL, Reg. No. 25,749; AARON PASSMAN, Reg. No. 26,783; GEZINA HOLTRUST, Reg. No. 28,222; J. TREVOR LUMB, Reg. No. 28,567; LAWRENCE C. AKERS, Reg. No. 28,587; RAYMOND W. AUGUSTIN, Reg. No. 28,588; SEYMOUR G. BEKELNITZKY, Reg. No. 28,589; PAUL H. GINSBURG, Reg. No. 28,718; MARK DRYER, Reg. No. 28,775; ELIZABETH O. SLADE, Reg. No. 29,011; JOHN L. LAPIERRE, Reg. No. 29,185; JAMES T. JONES, Reg. No. 30,561; GREGG C. BENSON, Reg. No. 30,997; A. DEAN OLSON, Reg. No. 31,185; ROBERT F. SHEYKA, Reg. No. 31,304; HOWARD R. JAEGER, Reg. No. 31,376; GROVER F. FULLER, JR., Reg. No. 31,760; MERVIN E. BROKKE, Reg. No. 32,723; KAREN DEBENEDICTIS, Reg. No. 32,977; VALERIE M. FEDOWICH, Reg. No. 33,688; PHILIP C. STRASSBURGER, Reg. No. 34,258; BRYAN C. ZIELINSKI, Reg. No. 34,462; LORRAINE B. LING, Reg. No. 35,251; ROBERT T. RONAU, Reg. No. 36,257; GARTH BUTTERFIELD, Reg. No. 36,997; JOHN D. CONWAY, Reg. No. 39,150; and B. TIMOTHY CREACAN ROS No. 39,156; of Rej. Roy Log 20, 156; of Rej. Roy Lo and B. TIMOTHY CREAGAN, Reg. No. 39,156; of Pfizer Inc., 235 East 42nd Street, New York, New York 10017-5755, our agents with full power of substitution, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

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We hereby request that all correspondence in application be directed to PETER C. RICHARDSON, Pfizer Inc., 235 East 42nd Street, New York, New York 10017-5755.

Wherefore we hereby subscribe our names to the foregoing declaration and power of attorney.

Signed the Mth day of October

JOHN

Last Name MACOR

Post Office Address: 235 East 42nd Street, New York, New York 10017-5755

Signed the 13th day of September

MARTIN

JAMES

Last Name Wythes

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FORM MAY BE EXECUTED ONLY WHEN ATTACHED COMPLETE APPLICATION AS THE LAST PAGE THEREOF.

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